

REMARKS/ARGUMENTS

Restriction/Election

The Office considered the claims of the present application to be directed to patentably distinct inventions/species. Specifically, the Examiner required election of a single invention, wherein the first invention is drawn to an analytic device with an automatic pipette (Group I), and wherein the second invention is drawn to an automatic pipette (Group II).

The applicant disagrees. Nevertheless, the applicant **elects without traverse Group I**, reading on **claims 1-10**. Claims 11-20 were withdrawn without prejudice. The species election requirement is therefore moot as the species election requirement was applied to withdrawn claims 11-20.

Current Amendments


The amendment to claim 1 was made to conform the presently pending claims to those filed under Art. 19 in the International phase. It appears from PAIR that the office has not received/entered these amendments

REQUEST FOR ALLOWANCE

Claims 1-20 are pending in this application, with claims 11-20 being withdrawn. The applicant requests allowance of all pending claims.

Respectfully submitted,

RUTAN & TUCKER

By 
Martín Fessenmaier, Ph.D.
Reg. No. 46,697
Tel.: (714) 641-5100